MISSISSIPPI LEGISLATURE

By: Representative Eubanks

REGULAR SESSION 2025

To: Agriculture; Public Health and Human Services

## HOUSE BILL NO. 1406

1 AN ACT TO AMEND SECTION 75-31-65, MISSISSIPPI CODE OF 1972, 2 TO PROVIDE THAT THE CONSTRUCTION OF THE PROVISIONS OF LAW 3 REGULATING MILK AND MILK PRODUCTS SHALL NOT BE DEEMED TO PROHIBIT 4 ANY INDEPENDENT OR PARTIAL OWNER OF ANY GOAT, COW OR SHEEP FROM USING THE MILK FROM SUCH ANIMAL FOR THE OWNER'S PERSONAL 5 6 CONSUMPTION OR OTHER PERSONAL USE; AND FOR RELATED PURPOSES. 7 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 8 SECTION 1. Section 75-31-65, Mississippi Code of 1972, is amended as follows: 9 10 75-31-65. (1) The State Board of Health shall: 11 (a) Exercise general supervision over the production, processing and sale of milk and milk products and the processing 12 13 and sale of frozen desserts. (b) Adopt, modify, repeal and promulgate rules and 14 15 regulations, after due notice and hearing, and, where not otherwise prohibited by federal law or state law, make exceptions 16 to, grant exemptions from and enforce rules and regulations 17 18 implementing or effectuating the duties of the board under this 19 section to protect the public health.

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20 (C) Use the most current edition of the Pasteurized 21 Milk Ordinance, or its successor, as the basis for regulation of 22 Grade "A" milk and milk products. Unless as otherwise provided by 23 law, the board, in its discretion, may amend, modify or make additions to the Pasteurized Milk Ordinance if the board 24 25 determines that such amendment, modification or addition is in the best interest of public health. 26

27 The board shall assess fees in the following amount and (2)28 for the following purpose:

29 Milk product processing plant annual permit fee.....\$300.00 30 Frozen dessert processing plant annual permit fee.....\$300.00

31 Any increase in the fees charged by the board under this 32 subsection shall be in accordance with the provisions of Section 33 41-3-65.

The fees authorized under this subsection shall not be 34 35 assessed for milk or frozen dessert processing plants operated by 36 public schools, by public junior colleges or by state agencies or institutions, including, without limitation, the state 37 38 institutions of higher learning.

39 Incidental sales of raw goat milk shall be legal if: (3) 40 (a) The milk is sold directly to the consumer on the premises where the milk is produced; 41

42 (b) No more than nine (9) producing goats are located on the premises where the milk is produced; 43

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44 (c) The person selling the milk does not advertise the45 milk for sale; and

46 (d) The following conditions, which apply to the
47 milking of goats involved in legal incidental sales of raw goat
48 milk, are satisfied:

49 (i) The milking takes place in a clean environment50 on a cement or comparable floor;

51 (ii) The milking place is enclosed by a wall 52 and/or a screen to prevent insects from entering the milking area; 53 (iii) A fly strap is located in the milking area; 54 and

55 (iv) Sterile containers are used in the milking 56 process and for storage.

57 It shall not be unlawful to store raw goat milk in a separate 58 sterile place from pasteurized goat milk. The Cooperative 59 Extension Service at Alcorn State University shall publish and 60 make available literature on the requirements of this subsection, and other related milk-goat maintenance, explaining the 61 62 recommended care of milk goats and the process of goat milk 63 production and other related subjects. For the purposes of this 64 subsection, the term "incidental sales" means sales from a farm 65 where not more than nine (9) goats are producing milk.

66 (4) For purposes of this section, the term "person" includes
67 an individual, firm, partnership, association or corporation,
68 foreign or domestic.

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69 (5) All fees collected by the board under this section shall 70 be paid into a special fund within the Department of Health to be 71 used by the department to discharge its duties under this section. 72 Any person coming within the provisions of this section (6) 73 who fails to comply with or violates any of the provisions of this 74 section or regulations promulgated thereunder, unless otherwise specifically provided in this section, is guilty of a misdemeanor 75 76 and, upon conviction, shall be fined not more than One Hundred 77 Dollars (\$100.00) or confined in jail for not more than sixty (60) 78 days, or both.

79 (7) Any person who sells or offers for sale adulterated milk 80 or milk products or cream or frozen desserts or any milk or cream 81 having therein any foreign substance or coloring matter or any 82 chemicals or preservatives, whether for the purpose of increasing 83 the quantity of milk or cream or for improving its appearance or 84 for the purpose of preserving the condition of sweetness thereof, 85 or for any other purpose whatsoever, or unpasteurized milk or milk products except as otherwise authorized by law, is guilty of a 86 87 misdemeanor, and, upon conviction, shall be fined not more than 88 Five Hundred Dollars (\$500.00) or confined in jail not more than 89 sixty (60) days, or both; however, nothing in this subsection 90 shall be construed to prevent the addition of vitamins to milk or milk products in accordance with the rules and regulations 91 92 promulgated by the board or to prohibit the sale of pasteurized milk or cream or frozen desserts except unlawful cream or unlawful 93

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94 milk products or unlawful frozen desserts as defined in the rules 95 and regulations promulgated by the board.

96 Any person doing business in the State of (8) (a) Mississippi and engaged in the production, manufacture, sale or 97 98 distribution of any dairy products that, for the purpose of 99 destroying the business of a competitor in any locality or creating a monopoly, discriminates between different sections, 100 101 localities, communities, cities or towns of the state by selling 102 such commodity at a lower rate or price in one (1) section, 103 locality, community, city or town than such commodity is sold by 104 such person in any other section, locality, community, city or 105 town, after making due allowance for the difference, if any, in 106 the grade or quality and in the actual cost of the transportation 107 from the point of production or purchase, if a raw product, to the place of sale, storage or distribution, is quilty of unfair 108 109 discrimination, which is prohibited and declared unlawful; 110 however, prices made to meet competition in such section, locality, community, city or town shall not be in violation of 111 112 this subsection.

(b) Any person doing business in the State of Mississippi and engaged in the business of purchasing for manufacture, storage, sale or distribution of any dairy product, that, for the purpose of destroying the business of a competitor or creating a monopoly, discriminates between different sections, localities, communities, cities or towns in the state by

119 purchasing such commodity at a higher rate or price in one (1) 120 section, locality, community, city or town than is paid for such commodity by such person in any other section, locality, 121 122 community, city or town, after making due allowance for the 123 difference, if any, in the grade or quality, and in the actual 124 cost of transportation from the point of purchase to the point of manufacture, sale or distribution or storage, is guilty of unfair 125 126 discrimination, which is prohibited and declared to be unlawful; 127 however, prices made to meet competition in such locality, 128 section, community, city or town shall not be a violation of this 129 subsection.

(c) Any person convicted of a violation of this
subsection, shall be fined not less than Five Hundred Dollars
(\$500.00) nor more than Five Thousand Dollars (\$5,000.00) or shall
be imprisoned in jail not more than twelve (12) months, or both.
(9) Nothing in this section shall be construed to apply to

135 any person who does not sell his milk, cream, butter or other 136 products mentioned herein to others.

137 (10) Nothing in this section or any other provision of law 138 shall be construed as prohibiting the independent or partial owner 139 of a cow, goat or sheep from using the milk from such animal in 140 its raw or unadulterated form for the owner's personal consumption 141 or other personal use.

142 SECTION 2. This act shall take effect and be in force from 143 and after July 1, 2025.

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	for personal mi	ilk consumption.	